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APPLICATION NO.	F	TLING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/902,899	-	07/11/2001	Steven C. Amendola	A34318; 065617.0139	34318; 065617.0139 9648	
24998	7590	10/23/2006		EXAMINER		
DICKSTE		· = ·	NECKEL, ALEXA DOROSHENK			
1825 EYE STREET NW Washington, DC 20006-5403			ART UNIT	PAPER NUMBER		
J	•			1764		
·				DATE MAILED: 10/23/2006	DATE MAILED: 10/23/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	cation No. Applicant(s)					
		09/902,899	AMENDOLA ET AL.					
	Office Action Summary	Examiner	Art Unit					
·		Alexa D. Neckel	1764					
Period fo	The MAILING DATE of this communication apor Reply	ppears on the cover sheet with the	correspondence address					
WHI( - Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPCHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 10 SIX (6) MONTHS from the mailing date of this communication. Of period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mail ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  1.136(a). In no event, however, may a reply be tire  d will apply and will expire SIX (6) MONTHS from  te, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).					
Status								
1)⊠	Responsive to communication(s) filed on 10	August 2006						
2a)□		is action is non-final.						
3)	Since this application is in condition for allow		secution as to the merits is					
-/	closed in accordance with the practice under							
Dispositi	ion of Claims		, o . o . o . o .					
·		conding in the analisation						
	Claim(s) <u>1,3-6,10,12,15-17 and 25-65</u> is/are pending in the application.							
	4a) Of the above claim(s) <u>3,4,8,10,12,15-17,30,33-45,48 and 50-65</u> is/are withdrawn from consideration.							
	( )							
	( )							
	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
راد	claim(s) are subject to restriction and/	or election requirement.						
Applicati	on Papers							
9)[]	The specification is objected to by the Examin	er.						
	The drawing(s) filed on is/are: a) ☐ acc		Examiner.					
	Applicant may not request that any objection to the							
	Replacement drawing sheet(s) including the correct			_				
	The oath or declaration is objected to by the E			•				
	nder 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreigi ☐ All b)☐ Some * c)☐ None of:	n priority under 35 U.S.C. § 119(a)	-(d) or (f).					
	1. Certified copies of the priority documen	ts have been received.						
	2. Certified copies of the priority documen		on No					
	3. Copies of the certified copies of the price							
	application from the International Burea		Ü					
* S	ee the attached detailed Office action for a list	t of the certified copies not receive	d.					
Attachment	(c)							
	e of References Cited (PTO-892)	, <b>-</b>						
	e of Draftsperson's Patent Drawing Review (PTO-948)	4)						
3) 💹 Inform	nation Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of Informal Pa						
	No(s)/Mail Date	6)						

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 1, 25-29, 31, 32, 46, 47 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kojima et al. (2001/0022960) in view of Edlund et al. (6,375,906) or Davenport (4,012,016).

With respect to claims 1, 25-29, 31, 32, 46, 47 and 49, Kojima et al. discloses an apparatus comprising:

a catalyst chamber (2) having an internal pressure;

a fuel chamber (1) to store hydrogen generating borohydride reactant (4);

a spent fuel/product chamber (8);

a conduit (9) in communication with the spent fuel chamber (8) and the fuel chamber (1);

a hydrogen gas outlet (not numbered, see figure 1) connected to the gas conduit (9) via (8); and

a compressor (10) is located within the conduit.

Kojima fails to disclose wherein a check valve is located in the conduit (9).

Both Edlund et al. and Davenport disclose wherein it is desirable to have a check valve in the line associated with a compressor. Edlund et al. teaches such an arrangement is desirable in order to prevent back flow that could pressurize the source

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(col. 4, lines 44-48) and Davenport also teaches wherein such an arrangement is desirable in order to prevent back flow (col. 5, lines 26-32).

It would have been obvious to one of ordinary skill in the art at the time of the invention to provide the line (9) associated with the compressor (10) of Kojima et al. with the check valve of either Edlund et al. or Davenport in order to gain the recognized advantages of back flow prevention.

Regarding limitations recited in claims 1, 25-29, 31, 32, 46, 47 and 49 directed toward the manner of operating a device, such limitations do not differentiate an apparatus claim from the prior art. A recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus if the prior art apparatus teaches all the structure limitations of the claim. See MPEP 2114.

Regarding limitations recited in claims 1, 25-29, 31, 32, 46, 47 and 49 directed toward material worked upon do not limit an apparatus claim. MPEP 2115.

## **Double Patenting**

3. Claims 25-29, 31, 32, 46, 47 and 49 continue to be provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-13 of copending Application No. 10/638,651. Although the conflicting claims are not identical, they are not patentably distinct from each other for the same reasons presented in paragraph 8 in the Office Action filed September 8, 2005.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

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4. Claims 25-29, 31, 32, 46, 47 and 49 continue to be provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-45 of copending Application No. 10/115,269. Although the conflicting claims are not identical, they are not patentably distinct from each other for the same reasons presented in paragraph 11 in the Office Action filed September 8, 2005.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

- 5. Claims 25-29, 31, 32, 46, 47 and 49 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-34 of U.S. Patent No. 6,932,847. Although the conflicting claims are not identical, they are not patentably distinct from each other for the same reasons presented in paragraph 7 in the Office Action filed September 8, 2005.
- 6. Claims 1, 25-29, 31, 32, 46, 47 and 49 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-18 of U.S. Patent No.7,083,657. Although the conflicting claims are not identical, they are not patentably distinct from each other for the same reasons presented in paragraph 9 in the Office Action filed September 8, 2005.
- 7. Claims 25-29, 31, 32, 46, 47 and 49 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-28 of U.S.

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Patent No. 7,105,033. Although the conflicting claims are not identical, they are not patentably distinct from each other for the same reasons presented in paragraph 10 in the Office Action filed September 8, 2005.

### Response to Arguments

8. Applicant's arguments filed August 10, 2006, with respect to Amendola et al. in view of Carlson, Jr; Kojima et al. in view of Nordskog; and Falter in view of Holmstrand have been fully considered and are persuasive. The rejections of 1, 25-29, 31, 32, 46, 47 and 49 based on these references have been withdrawn.

It is noted that a new grounds of rejection is presented above.

It is also noted that three of the previously provisional Double Patenting rejections applications have issued as patents therefor those rejections are no longer provisional.

#### Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexa D. Neckel whose telephone number is 571-272-1446. The examiner can normally be reached on Monday - Thursday from 9:00 AM - 7:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on 571-272-1444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Alexa D. Neckel
Primary Examiner
Art Unit 1764

October 18, 2006